

UNITED STATES PARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

AFFEICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
08/965,844	11/07/97 ARAI		Y 0557-4223-2-
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0 22850 [/]	LM31	./0119	EXAMINER
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ARLINGTON VA			2722
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	om the examiner in charge of your app FENTS AND TRADEMARKS	lication.	
/	\mathcal{D}_{+} .	TION SUMMARY	
Responsive to communic	ation(s) filed on <u>full mon</u>	e 8/4/97	· · · · · · · · · · · · · · · · · · ·
This action is FINAL.	·	,	
Since this application is in	n condition for allowance except fo tice under <i>Ex parte Quayle</i> , 1935	or formal matters, prosecut	ion as to the merits is closed in
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vhichever is longer, from the	for response to this action is set to mailing date of this communicatio	n Failure to respond within	month(s), or thirty days, in the period for response will cause
he application to become ab- .136(a).	andoned. (35 U.S.C. § 133). Exte	ensions of time may be obta	ained under the provisions of 37 CFR
Disposition of Claims	1		
O Claim(s) 1-46		•	is/are pending in the application
Of the above, claim(s)			is/are withdrawn from consideration
Claim(s)			is/are allowed.
6 Claim(s) 1-2, b, 11	-12, 16, 21-28, 29-33	3 37. 42-46	is/are rejected.
Claim(s) 3.5.7	10, 13-15 17-20 34	36,38-41	is/are objected to.
☐ Claims	——————————————————————————————————————	,	·
Application Papers		ale st	bject to restriction or election requirement
}	o of Drofton and Date & Date &	D : 570.44	
☐ The drawing(s) filed on	e of Draftsperson's Patent Drawing		
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_ '	correction, filed on		is
,	ected to by the Examiner.		
☐ The oath or declaration	is objected to by the Examiner.		
riority under 35 U.S.C. §	119		-
Acknowledgement is mad	le of a claim for foreign priority und	der 35 U.S.C. § 119(a)-(d).	
☐ All ☐ Some* ☐ N	one of the CERTIFIED copies o	of the priority documents ha	ve been
received.			
received in Applicatio	n No. (Series Code/Serial Number	r)	
• /	nal stage application from the Inter		
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Acknowledgement is mad	e of a claim for domestic priority u	nder 35 U.S.C. § 119(e).	
ttachment(s)	i	, ,	·
Notice of Reference Cite	ed. PTO-892		
	Statement(s), PTO-1449, Paper No	o(s)	
☐ Interview Summary, PT	<i>t</i>	O(S)	
1	o-413 S Patent Drawing Review, PTO-946	0	
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Notice of Informal Pater			
PTOL-326 (Rev.) 10/95)	SEE OFFICE ACTION (ON THE FOLLOWING PAG	SES

* U S GPO: 1996-409-290/40029

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DETAILED ACTION

1. The applicant's response received on 08/04/99 have been fully considered by the examiner. The pending claims are 1-46.

The applicant discussed that the disclosure in Yukino, column 11, lines 35-43, does not teach the printing out data at the printer at a destination machine, but directs to transmission data to be transmitted to a destination facsimile machine. It is believe that the facsimile system in Yukino does have the ability to include it own printer for outputting the receiving data, column 6, lines 35-47.

The applicant further stated that in the present invention as recited in the claims, the facsimile includes it own printer, it own printer interface, and a data supply control which controls the printer interface to supply the recording data to the printer at predetermined printing intervals. It is reminded the applicant that the claimed data supply controller is recited in the claims as "coupled to said interface and said printer portion, supplying the recording data from said interface to said printing portion at predetermined printing intervals." It is clear that the data supply controller solely supplies recording data at predetermined intervals. Yukino illustrates an emulation of a serial dot printer in figure 9 for printing the recording data as line by line (column 11, line 44 to column 12, line 11). Upon completion of the emulation of an operation of printing one line, the top address of a line to be printed in the recording paper is moved down by one line. Thus, the recording data of one line are supplied to the printer at a time. Evidently, it takes the printer an amount of printing time to print the

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recording data. After completing recording this line, the printing position is moved to a next line for ready to print the recording data of the next line at another printing time. Thus, the recording data are supplied to the printer after each printing time, i.e., predetermined printing interval.

The applicant recited that no subject matter disclosed in Figure 9 of Yukino corresponds in any way to printing information output from the printer interface 50 to a printer. The examiner totally disagrees with the applicant because 1) Yukino discloses in column 11, line 44 as "Figure 9 illustrates emulation of a serial dot printer," 2) Figure 1 in Yukino shows a printer interface 50, a ROM 56 for storing a program for printer emulation processing and a ROM 54 which serves as a character font storing means for storing predetermined character fonts. ROMs 54, 56 are elements of a printer, and 3) Yunkino discloses in column 6, lines 44+, a printer interface 50 is provided in the facsimile system in order that the facsimile system receives painting data outputted to a printer. The ROM 56 is formed as a cartridge and is used for emulating a printing operation of the printer and outputting the image of document information. Thus, it is clear that the printer interface 50 in Yukino is coupled to a printer to supply recording data to the printer at predetermined printing intervals.

Therefore, claims 1-2, 11-12, 21-23, 25-28, 30-33, 42-43, 45-46 maintain the rejection under 35 U.S.C. 103(a) as being unpatentable over Yukino 5,268,770. See paragraph no. 2 in the Office action mailed on 05/18/99. Claims 6, 16, 37 are rejected under 35 U.S.C. 103(a)

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as being unpatentable over Yukino 5,268,770 in view of Ohmura et al 5,815,280. See paragraph no. 3 in the Office action mailed on 05/18/99. Claims 24, 29, 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yukino 5,268,770 in view of Nakagawa 5,819,009. See paragraph no. 4 in the Office action mailed on 05/18/99.

- 2. Claims 3-5, 7-10, 13-15, 17-20, 34-36, 38-41 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kim Yen Vu whose telephone number is (703) 305-4393. The Group facsimile phone number is (703) 308-9051 (for formal communications intended for entry) or (703) 308-9589 (for informal or draft communications, such as proposed amendments to be discussed at an interview; please label such communications "PROPOSED" or "DRAFT")

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Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number/sis (703) 305-3900.

Kim yen vư

PRIMARY EXAMINER

ART UNIT 2722 January 03, 2000